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Chapters of a

Great Serial

Appear in this Paper.

THE HIDDEN CITY

equals in dramatic power and weird fascination "The Fair God," "The Lost Atlantis," or the Arabian Nights. You will be missing one of the greatest stories of the day if you fail to read it.

The extraordinary session of the Senate adjourned last Saturday.

In next issue we will publish the remainder of Tom Watson's masterly review of the situation and his clear statement of the difference between the Democratic and Populist parties. Don't fail to read it every word.

What will the politicians do for double-extra Robbins? They ought to be merciful enough to the State to send him to some foreign country. It is true that he is rather a back member and is poverty-stricken with qualifications for any public trust, but yet we feel for him in this supreme hour of his distress.

Read Tom Watson's interview taken from the Atlanta Constitution in this issue. Not only read it but study it, and get the points on your tongue's end and you will be ready to meet any opponent of good government in argument. It is conclusive and unanswerable. It covers the whole ground. Memorize it. We will publish only half of it in this week's issue, and will publish the remainder next week. It is long, but it gets better the further it goes.

Some of the partisan papers are saying that we charged that Judge Brown suppressed the facts in the Gideon Band trial. We did not say that, for the facts did not begin to come to light, but we said that Judge Brown and Solicitor Pou were responsible for the facts not coming out. They could have granted the motion to go into trial and then the people could have gotten all the facts. We did ask and ask again why it was that they got so anxious to shut up a matter that there seemed at one time so much desire to expose and ventilate.

A member of the little hide-bound partisan papers are abusing The Atlanta Constitution for interviewing Tom Watson and publishing his interview. But these papers are foolish. The Constitution knows what it is doing, and it will succeed in doing the reform cause more harm than all these little howling papers put together. The object of The Constitution is to hold its county readers who are in favor of reform. It now publishes an interview with Mr. Watson and will talk reform to hold the confidence of its readers and when the next campaign comes it will advise the people to vote the Democratic ticket even if not a single reform, it has been advocating, has been given or promised by the party.

We see it stated that Col. H. C. Denning, of Hamsburg, Pa., has loaned to North Carolina his splendid collection of gems to be exhibited at the World's Fair. Col. Denning is Treasurer of a mining company, that owns a very rich gold mine in McDowell county this State. The gems referred to were found in this mine. Col. Denning, has done much to advertise the wealth and gems and mines in this State, and as a token of appreciation on the part of the State Gov. Seales appointed him on his staff in 1885. We visited the mines in McDowell county last fall and referred to the matter at the time. Col. Denning is a prominent Allianceman and is a member of our National Executive Committee. His enterprise, and capital will do much toward developing and advertising Western Carolina.

The Straightshots of South Carolina are demanding of Cleveland and the departments, that the Alliance congressmen from that state shall not be recognized and allowed to distribute patronage. They charge that these men are not Democrat. Now the question again arises, what is meant by "Democrat"? If you mean a man who has no convictions of his own, but waits for the bosses and party manipulators to tell him what to believe and then obediently swears that those are his convictions and yells for the party and votes the ticket straight, right or wrong, then no true Allianceman can be that kind of a Democrat. But if by Democrat you mean a man who is in favor of honesty in election, and of equal rights to poor and rich alike, then that man can help being an Allianceman whether he ever joined a lodge or not.

MONOPOLY'S MOUTHPIECE.

If the editor of the News & Observer is not a willing tool and mouthpiece of monopoly, then he is one of the most pitiable specimens of quite a large class who are systematically duped by monopoly. He is either a blind victim himself or else is knowingly striving to make victims. And whether he is on this or that horn of the dilemma, the tendency of his paper (if it has any effect at all) is to increase the number of victims. The following is the closing sentence of one of his editorials in which he laments the fact that the South and West have joined hands to protest against present conditions:

"And so it appears to us that the present popular tendency is of fearful import, and is by far the most dangerous outcropping that this country has ever witnessed."

He sees no danger in the evil conditions of which the people complain and from which the people suffer. He sees no danger on the corruption of legislatures and congresses, of the centralizing of power in the hands of monopolies; he sees no danger in the contraction of the currency and the concentration of wealth in the hands of a few; he sees no danger in stuffing ballot boxes and depriving free-men of their votes, if done in the interests of the Democratic party. But he sounds an alarm and thinks it "most dangerous" for the people to begin to meddle in the government and organize to demand justice. Yes it is dangerous to monopoly, it is dangerous to all who fatten from the overproduction (?) of labor, it is dangerous to the politicians, but it is salvation for the people. He says in same editorial that if the people were to get their demands, they would be disappointed when they found that prosperity was not made for them. That is true and the editor unwillingly pays a high tribute to the modesty, fairness and honesty of the people. For to have prosperity made for us we would have to demand and get special favors, but the people simply demand equal rights and an opportunity to prosper by their own labor. So when the people get their demands only those will prosper who work and they will prosper according to the work done. But every trust and monopoly will have to be suppressed before this time comes. If monopoly does not support a paper like the News & Observer, it ought to.

Have you ever told the people that after we had offered to accept an amendment to the present charter to allow all who desired to draw their money out of the Business Agency to do so, that the Legislature would not accept it, but seeing that they were put in a hole and that it would be death to them not to repeal the charter then, began to caucus on the matter?

Have you ever told the people that they proceeded to amend a week, to add other amendments which showed that their real object was further than what they professed?

Have you ever told the people that one of these amendments says that if any alliance should increase the pay of any officer that the charter shall be forfeited?

Have you ever told the people that another of these amendments provides certain duties for certain officers and says that if these duties are not done in a certain time that the charter shall be forfeited?

Have you ever told the people that another amendment says that even if any employee of the Alliance or of any of its departments fails to do his duty that the whole charter of the whole state shall be forfeited?

Have you ever told the people that this was not only unjust but that it was unfair and unjust?

Have you ever told the people that no other corporation, even if it had violated every term of its charter, was ever treated thus, while the Alliance has never violated a single clause or term of its charter?

Have you ever told the people that the real object of the Legislature was to kill the Alliance and that it got chicken hearted and tried to arrange for the courts and the Attorney General to do what it did not have the courage to do?

Mr. Carolinian you will be respected more by even your friends if you will stand up like a man and tell the whole truth instead of trying to conceal it and appeal to partisan prejudice. Have you realized that your sheet is getting to be very unreliable?

Dear reader, do you remember the men who were begging you so earnestly and pathetically on the stump last fall to vote a certain ticket and save the dear old party? They talked about the great principles of the party and told you how much interested they were in your welfare. Where were those men now? Every one scrambling and clamoring for an office. Is it not just possible that selfishness prompted them to go on the stump and swear that they were greatly concerned about your welfare? Wonder if they were not then thinking of the office they would get if you should vote their way. Judging by their present actions they thought very little about the people and very much about themselves. They are running up and down the road between their homes and Washington telling how much they did for the party and begging for some of the milk from the public tit. In fact, Washington is full of these fellows now and has been ever since the election. Is not this the worst kind of paternalism? Did not these fellows swear that they were opposed to paternalism? Well, they are opposed to it for the other fellow, but in favor of it for themselves.

HE IS TROUBLED.

The reports from the meeting of the county Alliances Thursday, have the same familiar whine, now and then, and resolves as of old. At the July meetings we shall doubtless have the accustomed "demands." It is evident that the Third party has begun again just where it left off last fall.—Charlotte Observer.

Joe Caldwell seems to be troubled about the whine, and, therefore, and "demands." He will soon be troubled much more about an over-production of the votes of the people.

PERSISTENT MISREPRESENTATION.

There has been a persistent effort on the part of the leaders of the party to misrepresent the action of the Legislature in regard to the Alliance charter. The truth ought to be told. The only thing the Legislature did about the charter was to provide that any man who had put money in the business agency fund could draw it out if he desired to do so. That is all.—North Carolinian.

Now Mr. Carolinian stand up! Is that all? Have you told the whole truth and nothing but the truth, so help your party? Are you ignorant of the facts, or is it possible that you are wilfully dealing in "persistent misrepresentation" yourself? Yes "the truth ought to be told." You moralize well but you should act up to your professions of fairness. Have you in your professed fairness ever told the people how the House after much secret caucusing rushed a bill through in ten minutes by suspending every rule for fair play, to repeal the whole charter of the State Alliance?

Have you ever told how this bill was rushed over to the Senate to be passed there in the same unfair and indecent haste without giving anybody a hearing?

Have you ever told how that body at last granted a hearing after getting scared and half-hearted as charged by Joe Caldwell?

Have you ever told that after we had offered to accept an amendment to the present charter to allow all who desired to draw their money out of the Business Agency to do so, that the Legislature would not accept it, but seeing that they were put in a hole and that it would be death to them not to repeal the charter then, began to caucus on the matter?

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WHAT GOOD HAVE THEY DONE?

The Southern Governors—all Democrats—have met and dispersed. Their meeting will amount to nothing, we fear. In truth, they do not represent the plain people, the farmers and laboring men. The Democratic party, which has placed these governors in power is to-day run by its worst elements and is a machine of fraud and oppression, organized to benefit the aristocrats and monopolies and hold the offices.

The Democrat machine bosses cheat the people in the elections, although they are loud in their professions of friendship for the wage-earners and tillers of the soil. This meeting of governors "resolved" that they were in favor of "immigration!" They thought no one could see through the thin disguise of their hostility to the people. But all the world knows that machine rule is maintained and conducted to benefit the few at the expense of the many. The bone and sinew, the hard working men and women of the United States, and of foreign countries, do not care to come under such rulers, so they stay away.

Governor Carr, of North Carolina, who has not yet condemned the frauds of the late election, offered resolutions at the governors' meeting. All of these related to immigration. Their language was what might be called exceedingly grand and high-sounding. Papers were read, setting forth the resources of different Southern States; and finally an address was issued to the people of this country and Europe, setting forth the agricultural and commercial advantages of the Southern Commonwealth.

It will be all in vain. So long as the South is dominated by political bosses, who care nothing for the people, no settlers can be counted on. If any should be fooled into coming, they would go away in a little time. Until there is a material change in the Southern methods of intolerant and high handed fraud, it cannot be expected that those used to freedom will submit themselves to autocratic authority.

The census of 1890 shows a deplorable lack of foreign-born citizens in the South. The rush always has been to the north and northwest. The census statistics show how it is. There were, according to the census, more than nine millions of foreign-born citizens in the United States. Only about three-quarters of a million of these are located in the South. Missouri has 234,869 and Texas 152,956. It may be noticed that the large foreign populations are in the most thrifty of the Southern States, where there are also big cities. Great towns draw largely upon the foreign element.

But look at the purely agricultural States of the South. The foreign-born population of North Carolina is but 3702, out of a total of 1,617,947. South Carolina has 6,370 foreigners and a full population of 1,151,149. Virginia 18,374 of the former in a total enumeration of 1,655,980. Georgia has 12,137 foreigners and a total population of 1,837,353. Mississippi has 7,952 foreigners to a whole number of 1,289,600.

These figures illustrate our meaning so far as the South is concerned. Let us look to the North. The imperial State of New York, with a full population of 5,997,853, has 1,571,050 foreigners, Massachusetts with a population of only about three thousand more than Texas, contains 657,137 foreigners. Illinois has a population of 3,826,351 and 842,347 foreigners. California's population is 1,208,130, with 366,309 foreigners. "This proportion is maintained in the other northern communities. Emigrants are filling up the States of the North and are making them rich and powerful. It is because those States are really free, and wages there are good.

Men who toil, escaping from the despotisms of the old world, do not intend to throw their living away in States where wages are low; where there is neither free thought, free speech nor free political action. They do not fancy those governments which do not prevent their small boys from pelting strangers with stone eggs, and whose leading politicians do not rebuke such manners.

These are plain words. The governors may as well have remained at home. It is our duty to turn on the light. If our readers deserve prosperity let them from the party which denies to the people a free ballot and a fair count. Dispossess the despots of their political power and immigrants will come hither fast enough.

COUNTY MEETINGS.

The reports coming in from the meetings of the county Alliances all over the State are most encouraging. The reports from the sub-lodges show a marked increase in membership. In fact the outlook for the reform cause is brightening everywhere, and we have only to stand by our principles and push the work of education through the lodges and the reform press to win a sweeping victory for equal rights in the near future.

DR. CYRUS THOMPSON.

State Lecturer of the North Carolina Farmers' State Alliance.

Will speak at the following times and places:

Bushy Hill, (Iredell County Alliance) Thursday, April 13th, 1893.

Catawba County Alliance, Friday, April 14th, 1893.

Taylorsville, (Alexander county) Saturday, April 15th, 1893.

Jefferson, (Ashe county) Monday, April 17th, 1893.

Other appointments to follow will be made in next issue.

Boone, Thursday, April 20th.

Lenoir, Friday, April 21st.

Monroe, N. C., Tuesday, April 25th.

Wadesboro, April 26th.

Lumberton, April 27th.

Tar Heel, April 28th.

Elizabethtown, April 29th.

Just Received. Anheiser Bush, St. Louis Patent Milwaukee Export Beer for family use. B. B. Lehman & Co.

HOWLING NOT ARGUMENT.

For weeks we have been ventilating the election law. We have been showing up its unfairness as interpreted and used by the Democratic machine in the last campaign. During the time not a single paper in the State, that we have seen, has even tried to answer a single argument we have produced against the law, or a single charge we have made. We thought probably they were shutting their eyes to the truth and were too prejudiced to even read it. But it now turns out that they have been reading what we said, but seeing that they could not answer it, they have kept quiet. As a proof of this we note the fact that when we quoted from the majority decision of the Supreme Court, as delivered by Justice Avery, and the minority opinion, as delivered by Justice Clark, on the registration clause of the election law, in the case of Harris vs. Scarborough, they raised a howl. They then saw their opportunity to appeal to prejudice without producing arguments and trying to answer our arguments.

The North Carolinian whines about us spitting venom at Justice Avery and stabbing him in the back and such rot. If that paper had wanted to be fair, why did it not reproduce our editorial and let the people judge for themselves. We quoted the language of the decision so that the people could see whether or not we were right. We are induced to think that the Legislature that passed the law is more at fault than the court in passing upon the law. In fact, since we have begun to investigate the matter, we have discovered that the Supreme Court formerly, in the case of Peebles vs. Commissions of Davis county, construed the election law, and that their decision did not please the politicians, so they demanded that the legislature amend it so as to overrule the Supreme Court, and when the present law was passed the Legislature no doubt intended that the Supreme Court should decide on the registration (if the matter came up) as the court did decide it. As to Judge Avery, we have much more confidence in him than some of our Judges. We have known him to take the side of the people in more than one matter on political question. But to revert to the decision from which we quoted, if the courts is right then it shows that the law is a very bad one and should be amended. The North Carolinian wants to know why we did not have it amended when we were in the Senate in 1891. If we could then have seen the abuses and frauds which have been committed in its name, we would have fought to have repealed or amended it as hard as we fought to pass the Railroad Commission and have all corporations to pay taxes as private citizens do. But the law is something like John Sherman's "Anti-Trust law." It was passed apparently to suppress trusts, and the politicians and partisan papers so told the people. But the real object of the law has just now, after many years, come to light when Judges Ricks and Taft made their decisions the other day under it against labor and in favor of trusts. The real hidden unfairness and meanness of the election law did not show itself till the late election. But the man who drew the bill was preparing for just such frauds when the immediate should arrive, as was committed last November.

BAREFACED MISREPRESENTATION.

The North Carolinian referring to the criticisms being passed upon the Legislature for trying to repeal the Alliance charter says:

"The party men are mad because they cannot use the interest on the business agency fund to propagate their false notions and continue their deception of the people."

This is the milk in the cocoanut. This charge that the funds of the Alliance had been used for political purposes was first made before and while the Legislature was in session. But the State Executive Committee of the Alliance the State Trustee of the Agency fund gave the lie officially to every such charge and proved it by the books. This charge was made to try to bolster up an excuse for the Legislature to tamper with our charter, and The Carolinian now repeats it to try to excite that body for its unfair and unjust action. The Carolinian must learn to state the facts as they are before it can with impunity charge others with trying to deceive the people.

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WHY IS IT?

NORTH CAROLINA SPOILSMEN BECOMING DESPERATE.

WHO SOME OF THE HUNGRY APPLICANTS ARE.

Ransom's and Vance's Machines Contrasted.—The Way Back Kitchen.—West-Deals With Simmons and the Wilmington Politicians.—The People Are Not Vassals and Ransom's Days Are Numbered.—Why North Carolina Gets Few Places.

From all accounts "the fellows who saved the party" in this State in the late fall of an election, and who, culture like, are hovering over Washington, are becoming desperate. They are thundering at the doors of the White House, and their miserable tale-of-woe faces haunt the Departments daily. From hotel to boarding house and from a single lunch room on the top floor to the back counter has been the order of retrogression since the early days in March. It is a pitiful sight to see those big, strong men playing the political medicament. It reflects discredit and shame on the State. Why is it allowed? Who is responsible? Who does not pay the reward they claim or send them home to their dependent families and honest work? It is because Ransom and Vance are ignorant by the administration? Is not Mr. Cleveland big enough to forget Ransom's treachery at Chicago? When Ransom said at Chicago and elsewhere that Mr. Cleveland's nomination would cost the Democratic party 40,000 votes in North Carolina and turn the State over to the People's or the Republican party, he uttered a great truth, which Mr. Cleveland ought to respect. He meant what he said, because he expected that a reasonably fair election would be held in the State. He well knew that a fair election meant a victory for the people. Every day of the campaign, from the gloomy beginning to its demoralizing ending, demonstrated the truth of Ransom's Chicago prognostications. That a different result was declared was due entirely to the most glaring and shameless election frauds ever perpetrated among a free people. But Ransom made the fatal mistake of a long life of artful political diplomacy in sending an anti-Cleveland delegate to Chicago. It was a monstrous misrepresentation of the Democratic sentiment in North Carolina. It was a machine made delegation, and its one avowed purpose was, "anybody to beat Cleveland." Only one or two of the delegates presented the moral courage to stand to their convictions and in voting for Mr. Cleveland they reflected the sentiments of nine-tenths of the Democrats in North Carolina. We despise hypocrisy and treachery and we do not wonder at Mr. Cleveland's "inexplicable disquietude" in considering North Carolina appointments. And particularly is this the case when the applicants themselves are considered.

Who are some of the applicants? Gudgey, who is closely related, is Vance's candidate for Collector of the Western District. It is the most lucrative office in the State. Gudgey was an outspoken anti-Cleveland man, and three weeks before the election he abandoned the campaign and gave up the State. Billingsgate (Glenn), whose vulgarity, irreverence and bullying disgusted intelligent people, everywhere in the State was a violent and venomous anti-Cleveland man. He begged the State Convention to make him a Presidential Elector, believing at the time that Mr. Cleveland would not be nominated at Chicago. Glenn is Vance's candidate for District-Attorney for the Western District. Vance is a courageous man in some things. He says boldly (since Cleveland turned his back to him in the White House recently) that he will not recommend any man for appointment who was an "original Cleveland man." We admire courage, true mainly courage, but we do not admire the "sour grape variety." Vance ought to have taken this position at the outset, or Mr. Cleveland ought to have snubbed him earlier in his spoils-hunting madness.

Now the gracious and diplomatic Ransom operates on a different line. In the case of the District Attorneyship he endorses the "original Cleveland man" and recommends the appointment of Glenn because he says, with unctious plausibility, "public sentiment in the State favors Mr. Glenn's appointment." And again, with the most thoughtful delicacy, he saved Mr. Cleveland a serious embarrassment, and himself a possible snubbing, in taking the irrepressible "Buck" Kitchen by the nape of the neck and kicking him out of the fight for the Collectorship of the Eastern District. The office, it is said, was literally forced upon Chairman Simmons, and his acceptance was the only solution of the trouble that threatened Ransom with extinction. So that Simmons will be the Collector, Grainger, one of the opposing candidates, General Deputy and Kitchen Revenue Agent. Mr. Cleveland ought to appreciate the dexterity, of such manipulation, and Vance ought to take a lesson or two in "Ransom's School of 'Practical Politics.'" But brilliant as this achievement is it pales by Ransom's master-piece in settling the contention over the Wilmington Collectorship and Postoffice—so far as results are concerned. The arrangement gives Kenan the Collectorship over that old war-horse of Democracy, Col. Kercher, and Morton the Postoffice over Oldham, another mad and disabled Democratic veteran. It seemed a very audacious thing, especially as public sentiment so strongly condemned it, but Ransom saw, or thought he saw, four Ransom members of the Legislature in the deal. It was an alluring picture, calculated to dazzle the craftiest manipulator of Federal patronage. The goods will never be delivered. The people are not political vassals and for political freedom and traders may take notice. The next Legislature that convenes in North Carolina will

represent the manhood and courage of an unpurchased and unpurchased people, and M. W. Ransom's days are numbered by the intervening days.

On the one hand President Cleveland is met by ill-concealed abuse and denunciation on the part of Vance and his friends, the little machine who distributes the Federal patronage with his own political ascendancy. What must be Mr. Cleveland's opinion of North Carolina and North Carolinians? We can readily understand why he is not breaking his neck to give the State some prominent appointment.

THE POWER OF A JUDGE FOR GOOD OR BAD.

The remarkable decision of Judges Taft and Ricks against labor and in favor of capital were discussed in the U. S. Senate last week in connection with a resolution instructing the Committee on Interstate Commerce to inquire into that and other subjects, and quite a long and interesting debate resulted. We are glad to see that there are some Senators who have the manhood to condemn such prostitution of the power of the courts. Senator Voorhees in closing his speech reviewing the facts and law in the case said he had only this to say in regard to the judiciary: "That when bad laws are enacted, when mistakes are made, some judges are glad to mitigate those laws and to show no pleasure in their enforcement, but there were other judges who grasped after power, who loved power for its own sake, and enforce it rigidly."

Jefferson, the great apostle of popular liberty in this country, foreseeing that danger, had once said that the Federal judiciary were the sappers and miners of constitutional liberty." And Mr. Voorhees added, "so they are, such of them as have with a greedy thirst and hunger to enforce laws of this kind to their utmost limit. I think that the Committee on Interstate Commerce cannot be better employed than in inquiring into this dangerous question."

We are delighted at the action of the Senate. The newspapers and politicians that are controlled by monopolies have labored systematically for years to throw around the courts a kind of bogus halo and sanctity. They have tried to teach the people to hold the courts in veneration and awe. And when a man has dared to condemn an unjust decision they have jumped on him and criticised him for not having proper respect for the judicial ermine, and all that. There has been method in all this, for in the meantime the monopolies have striven harder to control the courts than they have Congress and Legislature. It is time for the people to realize this and stop dealing in sentiment. A Judge is simply a man and too often not a model man. He is poor weak human flesh and is just as liable to err as another man, besides he is as susceptible to temptations as the average man. When a Judge makes a decision clearly unjust, public opinion should at once condemn him. When such is the case the Railroads and other monopolies will lose their influence over the courts.

Are you in favor of giving a man a chance to vote his convictions irrespective of his book learning or the weight of his pocket book? If so you are in favor of the amendments to the election law which we publish in this issue. Keep every one of these papers for use and reference at the next election.

When the North Carolinian says that we ever begged the legislature to adopt or even agreed to the amendments passed by that body it is either grossly ignorant or wilfully states an untruth. We offered two amendments that covered ever provision laid out in preamble of the bill to repeal the charter. They then proceeded to caucus for a week and did not stop till they put eight amendments to the charter, some of them the most unfair and unjust enactments that ever stained the statute books of the state. Nothing done in the "dark days of '68" under the "carpet-bag rule" can compare with its cowardly measures.

A STUDENT AND A GROWING MAN.

Mr. W. E. Faison, of Duplin county, is to be promoted to Chief of Consular Bureau in the State Department, vice Dr. St. Clair, who will be removed because of the suppression of paper relating to the case of a Consul in Germany who was removed for irregularity in his accounts. Mr. Faison entered the State Department through the civil service, and now holds an \$1800 place. He was so proficient that he acted for a short time as solicitor of the Department, and would have been promoted if Secretary Gresham had not determined to give that place to Mr. Dabney, of Virginia, who won Secretary Gresham's confidence and regard by the ability shown by him in the celebrated Railroad Commission case. Mr. Faison owes his promotion solely to merit. He is a student, and is a growing man. North Carolina has reason to be proud of the record he has made here.—Washington Correspondent of North Carolina.

We are glad to see that Mr. Walter Faison is to be promoted. He deserves it. But he is a Sampson boy, though his wife is one of Duplin's charming daughters.—Ed.

WANT A TEACHER.

The people at Boomer, Wilkes Co., want a School Teacher. Address, JOHN S. FURBERSON, Boomer, N. C.

Over every land, in every age

Have curse or creed or human law
 That we should use the sword or gun
 For none know some subtle power
 Enthralls the wrong, equal the brave,
 While slaves reign and toilers slave

County Meetings.
 ROCKINGHAM CO. ALLIANCE,
 Douglas, N. C., April 14, '06.
 Editor THE CAUCASIAN: The Rock-
 ingham County Farmers' Alliance
 met in session at Douglas, N. C., on
 the 13th inst. Notwithstanding it rained
 from early morn until the hour of
 meeting there was a good turn out.
 Fifteen Alliances were represented
 by delegates, and many others had
 sent their reports.
 The principal cause in this county
 is suffering some from the last poli-
 tical campaign. We think the work
 will soon be healed by better, true
 men flocking to our standard. We
 are strictly non-partisan, and intend

[illegible]

Resolved 3rd. That we denounce the introducer of the bill in the Legislature to repeal our charter, the way in which he did it, as a traitor and coward.

Resolved 4th. That a copy of these resolutions be sent The CAUCASIAN and Progressive Farmer.

Resolutions passed by Meeklenburg County Alliance, 13th April 1893.

—

Brother Hoover in Sauspon.

KEENERS, N. C., March 27, 1893.

HON. MARION BUTLER—Dear Sir and Bro.: According to appointment

Bro. J. T. B. Hoover met with Keeler's Alliance on the 24th. Owing the threatening weather there were not as many out as would have been expected. Bro. Hoover made us an excellent speech. He showed us why it was necessary for the Farmers and laborers to be thoroughly organized. He stated that all other classes were organized for their protection, and that the Farmers and laborers had no one to disorganize us. He dealt with trusts and combines with gloves off. He then took up the Business Agents, showing the advantage of buying through our State Agent. We would have to elect a new State Agent again soon. He is the right man in the right place. J. A. Harnett County.

As a regular meeting of the Hecton Creek Alliance No. 217, Harnett County, held March 25th, 1937, the following resolution was introduced by Brother D. Spence, and adopted unanimously:

Resolved, That we condemn, in the most decided manner, the action of the recent Legislature of North Carolina in laying its unholy hands on our State Business Agency.

Resolved that a copy of this resolution be sent to the Progressive Farmer and The CAUCASIAN for publication.

R. H. SMITH, Pres.
D. H. SENTER, Sec'y.

ORGANIZATION.

FAISON, N. C., May 11, 1864.
As it was my pleasure to attend
an Alliance Union meeting at Pot-
ter's Grove, Sampson county, on Fri-
day, Brother Butler, the speaker,
addressed the assembly in a most
instructive talk, especially on the
importance of organization. I deem
it my duty, as well as my privilege,
to say to the brethren of this coun-
try, that our welfare depends
entirely on us, whether we will be
come thoroughly organized, or
through that organization we can
best stand bearing from the slave-
makers of the land, and neglect no
means as we are and have been for
thirty years—slaves to any organiza-
tion in existence. Have the great
teachings of the Alliance all been
vain. I trow not, for well I know
if the organization is not yet strong
enough in numbers to accomplish
our purpose, our minds and intellects
are of no use. We must have an
organization, we become more intel-
ligent, we certainly grow as to num-
bers. Be patient, honest and dis-
cuss, and we will have a country
that we all can respect, at least.

How's This?
We offer One Hundred Dollars

Reward on any case of Catarrh that
 cannot be cured by Hall's Catarrh
 Cure.
 F. J. CHENEY & Co. Props. Toledo,
 Ohio.
 We the undersigned, have known
 F. J. Cheney for the last 15 years
 and believe him perfectly honorable
 in all business transactions and fi-
 nancially able to carry out any obli-
 gation made by their firm.
 West & Truax, Wholesale Druggists
 Toledo, O.
 Walding, Kinnan & Marvin, Who-
 sale Druggists, Toledo, Ohio.
 Hall's Catarrh Cure is taken intelli-
 gently, acting directly upon the blood

and mucous surfaces of the system
Price, 75c. per bottle. Sold by
Druggists. Testimonials free.

Notice.

The Traveling Agent of THE CAUCASIAN, Mr. J. P. Sossaman, "Richard Razor," will be at:
Rutherford Court April 24th,
Cabanus Court May 1st, 1893.
Rowan Court May 8th, 1893.
Iredell Court May 22nd, 1893.

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